Florida Constitution Article I Section 16(b)

- Paragraph (6)(c) I did not want the plea agreement. It was unfair and unjust. I was bullied into agreeing. Once ASA told my lawyer the outcry witness would not testify on my behalf, they told me he could drop all charges. Now I have her interview, I have found out that she did support my outcry statements.
- Paragraph (6)(a) I didn't know what was going on with the case for over a year- ("It's too soon to tell you")
- Paragraph (1) I didn't want an advocate that didn't know the law (Advocate stated photos will be public)
- Paragraph (6)(a) I wasn't allowed to <u>see any evidence</u> or know about any witnesses (We can't tell you anything)
- Paragraph (6)(a) I wasn't told why they <u>kept allowing continuances</u> (We don't decide, the judge does, but I wanted to know because it keeps saying ASA Wiggins allows them to continue)
- Paragraph (5) I didn't like my name being published on the Clerk of Court Public Website
- Paragraph (2)&(4) I didn't like the Prosecutor <u>not redacting my work address</u> from the police report after I already sold my house to be safe from retaliation just the address? How would that hurt?
- Paragraph (6)(a) I didn't like almost six months of <u>my private emails to the Advocate/Victim's Counselor</u> for the State, going to the defense (when she told me to email her since she was always busy, then she said, "all prosecutors are different")
- I got nervous when the <u>advocate/victim's counselor didn't know what Marsy's Law</u> was. So I looked for a lawyer
- Paragraph (3) I didn't like the <u>rapists' family members contacting me and telling me they had friends in the</u> <u>Prosecutor's Office</u>
- Paragraph (2) I <u>don't like seeing my rapists</u> at red lights, stores, and next door when I would go to check on my post cancer sisters that depend on my care
- Paragraph (9) I don't know what to do to file for restitution.

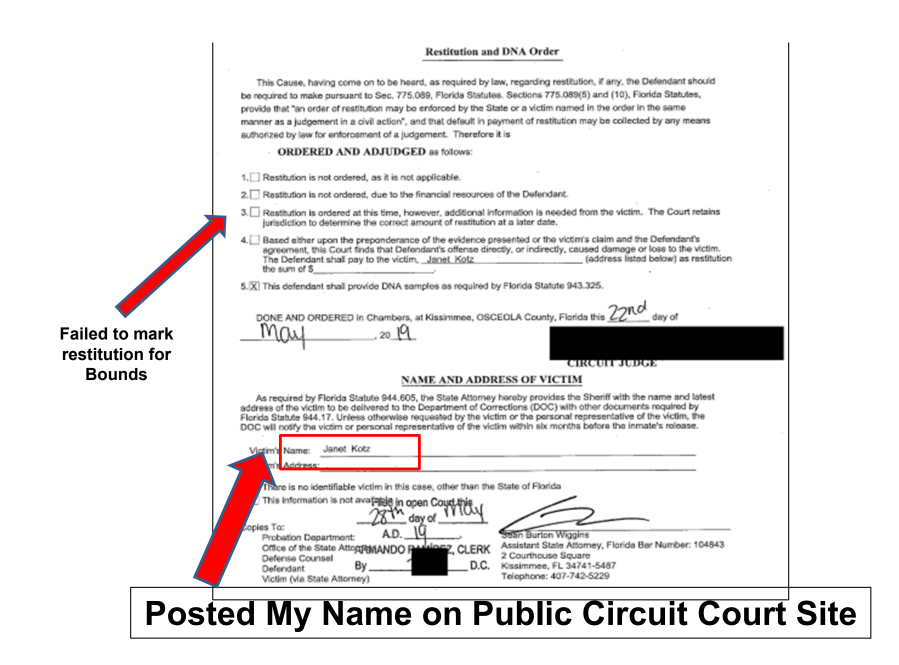
18 U.S. Code § 3771. Crime victims' rights(a) Rights of Crime Victims. (10)The right to be informed of the rights under this section and the services described in section 503(c) of the Victims' Rights and Restitution Act of 1990 (42 U.S.C. 10607(c)) [1] and provided contact information for the Office of the Victims' Rights Ombudsman of the Department of Justice..

s. 794.024 Unlawful to disclose identifying information. s. 794.03 Unlawful to publish or broadcast information identifying sexual offense victim. Posted my name online- Sheriff had to help take it down A https://mail.google.com/mail/u/0?ik=8d6c6b7d4e&view=pt&search=all&permthid=thread-a%3Ar-81012750940904 τ= 1 ... G Google 📕 Netzero F (17) Facebook 🜔 Welcome to the Orlar 🖛 karate 🗿 BibleGateway.com: A 📑 Request for Redaction 📑 Content - Osceola Cc 🤧 Statutes & Constitution V Paste Cli 1 Gmail Janet Daniel- Kotz <kotz.danny@gmail.com> FELONY COURT MINUTES/ORDER MOTION TO SET REASONABLE BOND HEARING HELD ATTORNEY l an BRANDON DARK PRESENT DEFENSE WITNESS SWORN AND TESTIFIED: STEVEN SCHNEIDER -1 me MOTION GRANTED BONDS SET AT: CT 1: \$15,000.00 CT 2: \$5,000 CT 3: \$5,000 CT 4: \$5,000 WITH THE 019 at 5:29 AM FOLLOWING CONDITIONS: NO CONTACT WITH VICTIM(S) OR CO-DEFENDANT(S): J. C. AND T. B. DO Jane To: S NOT GO WITHIN 1,000 FEET OF JANET KOTZ RESIDENCE OR TO THE AREA OF SUBURBAN ESTATES 3/15/2018NO CONTACT WITH VICTIM(S) ORDERED I ch eider's "No nce links on this page. Up until now they just had the dates. y did and my bleeding from down there If My church friends and family are watching this for the trial date to pray for me...I don't want them to see what those monsters may you can help or if you know who I have to call, please let me know. This is what it says; FELONY COURT MINUTES/ORDER MOTION TO SET REASONABLE BOND HEARING HELD ATTORNEY BRANDON DARK PRESENT DEFENSE WITNESS SWORN AND TESTIFIED: STEVEN SCHNEIDER -MOTION GRANTED BONDS SET AT: CT 1: 3/15/2018 \$15,000.00 CT 2: \$5,000 CT 3: \$5,000 CT 4: \$5,000 WITH THE FOLLOWING CONDITIONS: NO CONTACT WITH VICTIM(\$) OR CO-DEFENDANT(\$); J. C. AND T. B. DO NOT GO WITHIN 1.000 FEET of JANET KOTZ RESIDENCE OR TO THE AREA OF SUBURBAN ESTATES Not just my initials ... Then of course you know what the warrant had about me having to put my mouth down there on them and my bleeding....There must be something I cap to make this only for official people information? Thank you so much, Janet

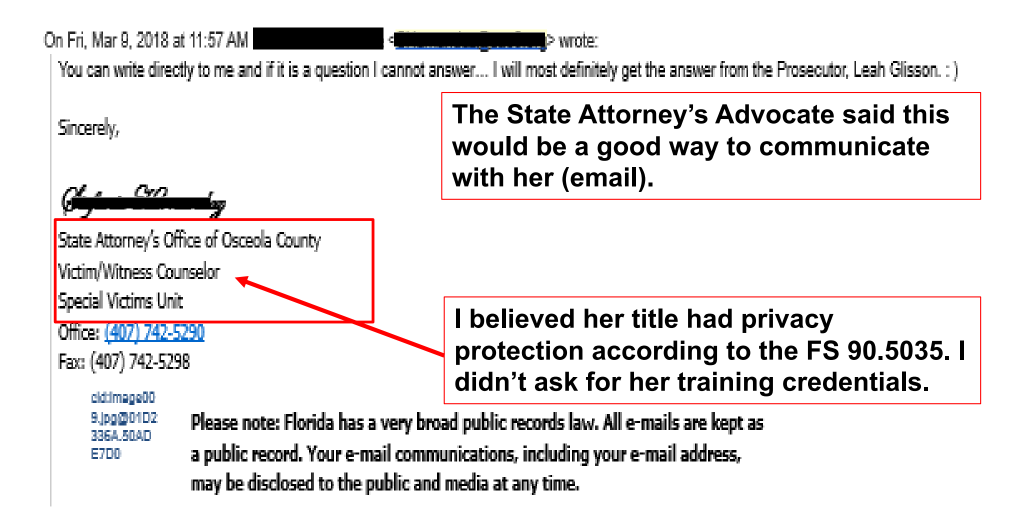
Posted My Name on Public Circuit Court Site

794.024 Unlawful to disclose identifying information.

FS 794.03 Unlawful to publish or broadcast information identifying sexual offense victim.— Posted my name online- Again



<u>FS 90.5035</u> <u>Sexual assault counselor-victim privilege</u>.— Shared My Personal Emails I wrote to the <u>Victims Advocate/Counselor</u>



FS 90.5035 Sexual assault counselor-victim privilege.

Shared My Personal Emails I wrote to the Victims Advocate/Counselor

to me, Suzanne 🔻

Good Morning Janet,

I hope you are doing well.

I need to make you aware of something.... When you send me information regarding the case, I have to inform the prosecutor, who then has to disclose it to the defense attorney. you would like to discuss any concerns that you may have... Please call me as windo not want the case affected in anyway.

You are welcome to email me regarding basic court related questions, but anything specifically regarding the case should not be discussed via email.

I will be in touch in the near future once I have updated after pre-trial.

Wishing you a great day!

Sincerely,

They waited until I had been sending emails for almost six months to tell me they were going to the defense.

State Attorney's Office of Osceola County Victim/Witness Counselor Special Victims Unit Office: (407) 742-5290 Mon, Jul 23, 2018, 9:09 AM 🛛 🛧 🔦 K

FS 914.27 Confidentiality of victim and witness information.—

FS 914.25 Protective services for certain victims and witnesses.—

18 U.S. Code § 3771. Crime victims' rights(a)Rights of Crime Victims.—A crime victim has the following rights: (1)The right to be reasonably protected from the accused.

ORANGE COUNTY SHERIFF'S REPORT- was taken at my workplace to avoid defendants knowing I called the police. The prosecutor <u>Would not redact my work address</u> from police report. He Stated, " that is tampering with evidence"Shared My Work Address with the Defense-after I already sold my house so they couldn't find me. Why was this necessary?

> TYLER JAMES BOUNDS Defendant.

DISCOVERY NOTICE OF BODY WORN CAMERA FOOTAGE

COMES NOW, the State of Florida, by and through the undersigned Assistant State Attorney, and hereby places the Defendant on notice pursuant to Fla. R. Crim. P. 3.220(b) that law enforcement body worn camera footage exists in the above styled case.

If you would like a copy of the body worn camera footage in this case, please send an email request to **videorequest@sao9.org**. The email request must include the defendant's full name, the Court case number, the arresting law enforcement agency number, and the name and contact information of the requestor. If the request is compliant, a downloadable link will be sent to the discovery email address for the attorney of record. The downloadable link will expire within 90 days so please download the videos upon receipt. Additionally, you may also contact the arresting law enforcement agency for copies of any footage which may exist. If you are having issues with obtaining this footage, please contact the undersigned Assistant State Attorney.

I CERTIFY that a copy hereof has been furnished to Michael Zmijewski, mezmijewski@yahoo.com, 605 East Robinson, Ste 300, Orlando, FL 32801 by e-mail on this 10th day of July, 2018.

Assistant State Attorney

960.001(1)(e)(3)((j) Notification of right to request restitution

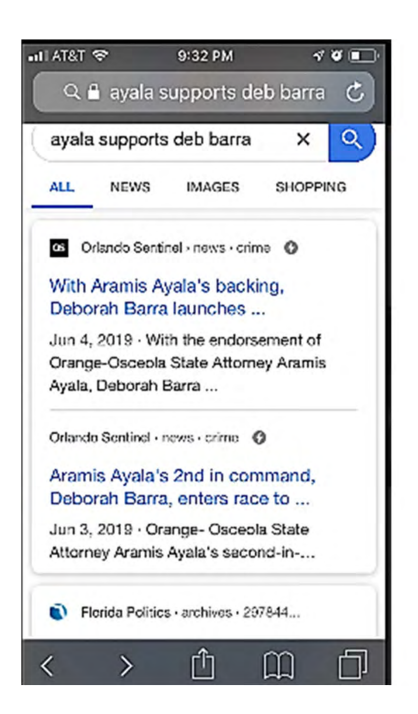
Failed to finish the restitution paperwork and/or follow-up with victim for restitution amount. ASA Wiggins didn't mark the Restitution for Victim on the Plea Bargain for Bounds and ignored my requests to fix it. (emails upon request) I had to get a lawyer to contact him twice, then there has not been any follow-up in over a year.

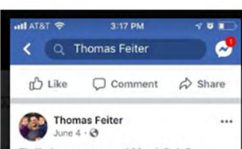
From: Veggene, seen Sent: Tuesday, July 2, 2019 10:09 AM Teremonic in the Content of the Sector of t	-
Mr. Zmijewski, It appears that I neglected to indicate that restitution was ordered, but reserved as to the amount on your client's restitution and DNA Order. Do you have an objection to the Court entering an amended order in chambers? Please see the attached documents. Best,	I had to tell or o get restitution for Bounds-I have not heard anything from the State Attorney regarding filing documentation for restitution. This delay could cause the
Assistant State Attorney Special Victims Unit Divisions 17 & 20 Office: 407-836-1222	defendants to obtain early release from probation. 960.001(1)(e)(3)((j) Notification of right to request restitution

- I asked the state advocate why Tyler wasn't charged restitution and how do I file?
 - She said call your counselor-email
- I asked ASA
 he never responded

• I hired a lawyer and he asked ASA then updated the information, but never checked with me regarding restitution.

THE DEFENSE LAWYER FOR the RAPISTS ENDORSES DEB BARA, Second in Command for the State's Attorneys Office, A Week After Sentencing?





Thrilled to see my good friend, Deb Barra, officially running for State Attorney!! Go, Deb!!



CLICKORLANDO.COM Orange-Osceola chief assistant state attorney running for Aramis Ayala's job

-



June 4 · 🕲

I have known Deb Barra for a long time - over 13 years now as an attorney. She has the temperament, talent, experience and respect necessary to be an effective State Attorney. I grew up here in Orlando and this where I am raising my family. I went to high school here at Dr. Phillips (Same public high s..., See More

